His Queer Performance as "lago"-What Is Said of His Acting.

New York, April 29.—The second performance of Othello, with Salvini and Boeth in the principal roles, at the Academy of Music last night, was anything but a great presentation, owthe American actor. From the very first Booth appeared to be in very poor form. His reading of the lines was uneven, and there were instances where he lost the thread of his lines. As the play continued his walk was un graceful and positively unsteady. It was not, however, until the third act, in the great scene with "Othello," that the growing apprehension of the audience was completely confirmed. After "Othello" (Salvini) had thrown "Iago" to the ground in his burst of "lago" to the ground in his burst of wrath, he assisted Booth to his feet again without disturbing, apparently, the ra'ural course of action. As Booth regsined his feet, Salvini let go his hold, and the American actor lest his balance, staggered backward and squatted down in the footlight rail. A few of the audience nearest the stage improd forward, as nearest the stage jumped forward, as it seemed the actor was about to fall into the orchestra. He recovered his self-possession wonderfully and con-tinued throughout the act. His conduct called forth some hissing, but the audience, pained as it no doubt was, seemed to extend their sympathies by encoring him as usual. His entrances and exits from this point were timid and made with a percep-tably hesitant step. His great scene where "Roderigo" is killed was played with great force, and he was warmly called before the curtain. He seemed to have recovered again, but in the last act he weakened, and his closing scene was extremely weak, and with his hands tied behind his back, his condition was too painfully apparent to even extremely apparent to even an ordinary observer.

The actors of the Salvini-Booth

The actors of the Salvini-Booth combination, who were assembled at the Academy of Music for this morn-ing's released, discussed with much interest Mr. Booth's sudden manifestation of dizziness last evening. Mr. Booth reached the Academy a few minutes after 11 o'clock. He said he had been affected by an attack of ver-tigo. "Similar attacks have troubled me often before," he added, as he rassed in. "Yesterday it was caused, I think, by a bilious attack." Salvini's attention was absorbed in an enormous paper cigarette. "He have trouble in see head," he said, between the puffs, indicating Mr. Booth. "It was see nervousness, you see, nodding but, but see rush of blood to see—see —what you call?—brain."

GRACO-TURKISH AFFAIR.

RESIGNATION OF THE GRECIAN MINISTER OF WAR.

The Action of Their Representatives Approved by the Powers-Foreign Miscellany.

THENS, April 29.—The Minister of War has resigned. His resignation is due to the fact that he did not coin-cide with the sciion taken by his collesgues during his absence at the front. The powers have approved the action of their representatives here in presenting the ultimatum to the Greek

The Official Journal says that if the powers will recognize the agreement between Greece and France and remove their display of force to compel Greece to submit to their views Greece will act in consonance with the daties inspired by her national interests and the honor of the State.

Count de Money, the French Am-baseador, has been instructed by his government to make fresh representa-tions to Greece, with a view to effect-ing a peaceable settlement with Tur-

LONDON, April 29,-The Semiru vol-cano in the island of Java is in a state

ing of the mills.

STRAEBOURG, April 29.—A French officer, attired in uniform, was married here vesterday to an Alsatian lady. After the ceremony a crowd of 300 persons followed the officer shouting "Vive la France," and displaying great enthusiasm. The police dispersed the

MADEM, April 29.—There is serious dissension in the Cabinet. The friction is due to the refusal of the other Ministers to yield to the demands of Senor Cammacho, the Minister of Finance, for economy in the budget, which he insists is necessary. A crisis

is impending. YALTA, CHIMBA, April 29.—Edhem Pacha, the special Tarkish envoy, has arrived here, and has had an audience with the Casr, to whom he presented an autograph letter from the Sultan. Edhem Pacha afterward visited M. De Giere, the Russian Foreign Minis-

dined at the Imperial table. Panus, April 20.—It is stated that the Pope, in the event of establishing diplomatic relations with China, which diplomatic relations with China, which is probable, will appoint a prelate of French nativity to be the papal nuncio at Pekin. This step will be taken by his koliness, it is said, to show France that the Vatican entertains no intention of depriving her of the privilege of which she now enjoys as protector of the Catholic missions in China.

The Polygamy Cases Before the Su-preme Court,

WASHINGTON, April 28 .- Argument convicted and given the highest punmission of the crime during the years 1853-84 and during the first cleven months of 1885, respectively, and on cach he was convicted. On appeal to the Supreme Court of the Territory and are corpses within twelve hours.

the judgment of the District Court affirmed. The questions in the case before this court involved the construction and effect of the third section of the Edmunds act, and what constitutes an offense under it; also, the evidence admissible to prove it. George Ticknor Curtis and Franklin S. Richards are counsel for Snow. Mr. Richards opened the argument for a statement of the points involved in

EASTER AT SEWANEE.

in the Beautiful Services,

CORRESPONDENCE OF THE APPRAIA! MONTEAGLE, TENN., April 27.—Sun-rise service at the chapel of the Holy Comforter, at Monteagle, on Easter morning, was worthy of a notice. The carole, decorations and lovely morning conspiring to produce an impression which is weakened by attempted description. The church, of native sandstone, stands within the inclosure of Fairmount College for young ladies, being indeed built upon a lot given by the chaplain, the Rev. W. P. DuBose, forest trees. Music in the open air is ever thrilling. Inside the chapel the carol singers stood in two long lines in the center aisle. The ladies' voices were sustained and The chancel is very beautiful with the work of Mr. Silas Mc-Bee's bands, altar, credence table and bishop's chair being exquisitely carved leaved lilles, massed in the font, I have never seen equaled in effect. Dog-wood bloom is also very beautiful; sprays of this were on the brackets. Heavysprays of snowball were grouped

Somer-exquisite Marechal Neil roses, tulips and other flowers, sent by Mr. Bingham of Memphis, were on the altar and at the base of the read-ing deak. During the offertory Mrs. McBee's voluntary, "Not a Sparrow Fal eth," was sung in a manner beyond description and praise. Pure, clear, restful, with perfect pronuncia-tion, it was something to be remembered and to be grateful for.

South for years. He is now at the Theological Hall (St. Luke's). It is a great privilege to have services every Tuesday conducted by one so gifted and so trained to impart. This is the first Easter service in our parish church, and was naturally more than ordinarilly interesting to those who have waited long for it. This point is rapidly becoming a point of observa-tion for Christians of all denomina-tions and creeds as the ideal summer-ing place of thousands.

TENNESSEE NOTES.

RIPLEY Neson: From a private letter we learn that the Hon. P. T. Glass is laboring hard to secure the passage of a bill to enlarge the powers and duties of the Department of Agriculture.

J. W. PURVIANCE of the Purdy Inde-

KNOXVILLE Tribune: The despotism of kings and standing armies would be a mercy compared with that hell which would be seen and felt if the wage-workers of America should ever, in their blindness and desperation,

elections. There is no constitutional mode of deciding a contested election of President and Vice-President. It is a serious constitutional defect.

Columnia Herald: Other cities in postoffices built by the government, and yet Columbia's postoffice location is made annually the subject of contention and wire-pulling instead of being owned by the government.

JACKTON Dispatch: From all parts of the county come the most encouraging accounts of the wheat crop. Neither the extremely severe winter nor the recent heavy rains injured the wheat in the least, and the plant is in finer condition than for several years at this time of the year.

CHATTANCOGA Times: Our pious contemporary need not hope the Re-publicans are to be gratified by a letdown of severity on bigamy and kindred crimes in Utah. It would be a big thing for the Republicans, but it comes too high; can't be afforded. Mormorism must go.

RIPLEY Enterprise on the Blair bill: 'No one at all conversant with affairs in the South needs to be told that the success of this bill would be the destruction of our present school system, the necessary mingling of the black and white races, with the consequent

maries, says the counties will not "adopt the weak and hursful policy of divided delegations. The history of the isst convention is a sufficient condemnation of that policy. The best results are secured by recognizing the right of the majority in each county to control the delegation."

CHATTANOOGA Times: We are not quite "dead sure" that it will be in order for the representatives of 151 electoral votes in the South to say in 1888 to the delegates from the North: Select such of your men as can carry the necessary number of your States to elect, and we will deliver our votes for them in November," Changes are taking place, and we cannot tell what two years will bring forth.

Mysterious and Fatal Disease.



EXECUTIVE OFFICE, NASHVILLE, TENN.

WHEREAS, The Porty-Fourth General Assembly of the State of Tennessee, at its rea clint service of 1855, and on the 30th day of March, 180, by a joint resolution which was agreed to by both the benate and the House of Representatives, did propose an amendment in the Constitution of the State; and whereas, it is required to be chosen, by which General Assembly it shall be agreed to by two-thirds of all the members elected to each itouse, before heinst submitted to a direct vote of the people; and whereas, it is required by law that a id proposed amendment shall be published for six months previous to the time of making such choice of the next General Assembly;

Now therefore, I. Wm. B. Bate. Governor of the State of Tennessee, which is as follows: "To add as Section (18) eighteen, Arricle (11) eleven, of said Constitution, the following: "Sec, 18. No person shall manufacture for sale, or sell, or keep for sale, as a beversage, any intoxicating liquors whatever, including wine, ale, and beer. The General Assembly shall by law prescribe regulations for the enforcement of the prohibition herein contained, and shall thereby provide suitable penalties for the violation of the provisions hereof."

In testimony whereof, I have hereunto set my hand and caured to be affixed the great seal of the State of Tennessee.

Done at the city of Nashville, this 26th day of April, in the year of our Lord one thousand eight hundred and eighty-six, of the Independence of the United States the one hundred and tenth.

WM. B. BATE,

Govern r of Tennessee.

Non-Resident Notice. EXECUTIVE OFFICE, NASHVILLE, TENN.

Non-Resident Notice.

Non-Resident Notice.

No. 4857, R. D.—In the Chancery Court of Shelby county, Tenn.—State of Tennessee vs. J. G. Blackweil et al.

It appearing from the amended bill in this cause that the defendants, Josephine Gotsch, is a non-resident of Tennessee, and that the names of her children and the children heirs and deviness of George M Gotsch are unknown and cannot be assertained after diligent inquiry, and that they are non-residents of the State of Tennessee, and are made parties to this said to enforce tax lines on account of their interest in lot 24, county lot 516, north side of Main street, 75×200 feet;

It is therefore ordered, Taat they make their appearance berein, at the Court-House of Shelby county, in Memphis, Tenn., on or before the first Monday in May, 1886, and plend, answer or denur to complainant's amended bill and the petitions herein, or the same will be taken for confessed as to them and set for hearing ex parter; and that a copy of this order be published once a week for four successive weeks in the Memphis Appeal. This 2d day of April, 1886.

A copy—Attest:

S I McDOWELL, Clerk and Master, By H. F. Walsh, Deputy C. and M.

F. H., and C. W. Heiskell, Solicitors for complainant. "FOR FORTY YEARS I have been a victim to CATARRH—three-fourths of the time a sufferer from EXCRUCIATING PAINS ACROSS MY FOREHEAD AND MY NOSTRILS. The discharges were so offensive that I hesitate to mention it, except 107 the good it may do some other sufferer. I have spent a young fortune from my earnines during my forty years of suffering to obtain relief from the dectors. I have tried patent medicines—every one I could learn of—from the four corners of the earth, with no relief. And AT LAST (57 years of age) have met with a remedy that has cured me entirely—made me a new man. I weighed 129 pounds, and now weigh 146. I used thirteen bottles of the medicine, and the only regret I have is, that being in the humble walks of He I may not have influence to prevail on all catarth sufferers to use what has cured me—Guinn's Pioneer Blood Renewer.

PROBATE COURT SALE

In the Town of Collierville, Tenn.

within legal hours, the following described real estate, to-wit:

I. A certain lot containing three and one-half, (3%) acres in the Tenth C vil District of Sheby county, Tenn., in the neighborhood of Bray's Station: Bounded on the north by the State-line road; on the couth by the M. and C. Reilroad; on the east by the lands of P. M. Ward, and on the west by the lands of P. Read.

And the following lots in the town of Collierville. Shelby county, Tenn.;

II. A vacant lot ironting on the west side of the public park, south of the lot owned by T. J. Morris, and being one hundred (10°) feet by a depth of one hundred (10°) feet by a depth of one hundred and twenty (126) teet. Saturday, May 29, 1886.

ill. A vacant lot on the south side of Front street, beginning about one hundred and forty (140) feet west of the intersection of Front street with the opening west of the public square, having a front of one hundred and seventy-four feet by a depth of about two hundred and tweaty (220) feet.

IV. A vacant lot on the east side of Main street, thirty by sixty (50,50) feet, lying hetween the property of Geo. B. Blair and P. V. A vacant lot on the rost side of Main street, beginning about one hundred and fifty-eight (153) feet north of the inter section of Front and Main streets; thence nerth twenty (29) feet, with a depth of one hundred and sixty (160) feet, running south at right angies with the south line of raid, lot from a point one hundred and twenty (120) feet west of the beginning point, a distance of fifty-eight (58) feet, until it joins with lot. No. four (4), fronting on Front strent the northwest corner of J. W. and W. D. Koen's lot, in the town of Collierville, deeded to them by Leake and Irby; running thence north thirty (39) feet to a stake; thence south thirty (30) feet to a stake; thence south thirty (30) feet to a stake; thence we, taixty (60) feet to the beginning point.

Rould 30, page 183.

Non-Resident Notice.

No. 6109, R. D.—In the Chancery Court of Shelby county, Tenn.—State of Tennessee, use, etc., vs. Mary Adams et al.

It appearing from allegations of the bill sworn to in this cause that the defendants. Mell Arvin and wife, Belle V Arvin, J B Chalmers and wife. Rebeces Chalmers, are residents of the state of Mississippi; and H B Claffin, Rashel H Menken, Cornella A Manken are residents of New York State that Andrew Wallace and wie, Pattic Wallace, are residents of the State of Colorado: and that all of said defendants are non-residents of the State of Colorado: and that all of said defendants are non-residents of the State of Tennessee; and that the place of residents of the following named defendants are unknown to complainant and cannot be ascertained upon diligent inquiry made, to-wit: E R Adams and wife, Ida Adams, W B Adair, Jesse Arnot. Elizabeth Duslap, Ann J Dunlap, Lettika Dunlap, and the he re of Euclid Borland, whose names are unknown and cannot be ascertained upon diligent inquiry made:

It is therefore ordered, That they make their appearance herein, at the Court-House of Shelby county, in Memphis, Tenn., on or before the first Monday in Jane, A.D., 1886, and plend, arewer or demur to complainant's bill, or the same will be taken for confessed as to them and set for hearing or parte; and that a copy of this order be published once a week for four encessive weeks in the Memphis Appeal. This 2d day of April, A.D., 1886.

A copy—Mute-ti Electric Belt Free

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Wholesale Dealers and Publishers. Music House

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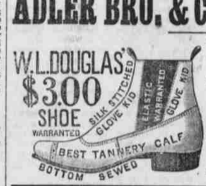
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Latest Novelties in Footwear FOR SPRING AND SUMMER. ELEGANT STYLES!

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L. D. MULLINS, of late J. R. Godwin & Co. JAS. YONGE, late of J. W. Caldwell & Co. MULLINS & YONGE,

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No. 306 Front street, : Memphis, Tenn.

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Commissioners. We, the undersigned, Banks and Bankers, it pay all Prises drawn in The Louisiana the Lotteries which may be presented at our miters.

J. H. OG LESBY, Pres, La. Nat'l Bank. W. KILBRETH, Pres. State Nat'l Bk. A. BALDWIN, Pres. E. O. Nat. Bk. Incorporated in 1868 for twenty-five years by the Legislature for Educational and Caaritable purposes with a capital of \$1.000,000-to which a reserve fund of over\$550,000 has since been added.

By an overwhelming popular vote its franchise was made a part of the present State Constitution, adopted December 2d, A.D. 1879.

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A SPLENBID OPPORTUNITY TO WIS A FORTUNE, FIFTH GRAND DRAWING, CLASS E. IN THE ACADEMY OF MUSIC, NEW ORLEANS, TUESDAY, May 11, 1886-192d Monthly Drawing.

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100,000 Tickets at Five Dollars Ench. Fractions, in Fifths, in proportion. LIST OF PRIZES. Capital Capital Prizes of Prizes of Prizes of APPROXIMATION PRIZES.

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Make P. O. Money Orders payaki

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Non-Resident Notice. No. 6677, R. D.—In the Chancery Court of Shelby County, Tenn.—State of Tennes-see, for its own use, etc., vs. T. H. Chilton

Shelby County, Tean.—State of Tennessee, for its own use, etc., vs. T. H. Chilton et al.

It appearing from bill which is sworn to in this cause that the defendants, Calch Cope and Joseph B Wetherlil, are residents of Pennsylvania; that Leonera P Williamson is a resident of Missouri; that Joseph H Hill is a resident of Missouri; that Joseph H Hill is a resident of Iewa; that W m Barbour is a resident of Iewa; that K undid Borland is a resident of Louisiana; that R C Williams and Thomas J Hicks are residents of Arkansas, and that all of the above, as well as Christopher W mcKissick, are non-residents of the State of Tennessee; that the places of residence of W W Walker and Mary J Parker are unknown and cannot be ascertained after diligent inquiry; and that the names and places of residence of the heirs of A W Vanlier, deceased, made parties on account of interest in lots I and 32, block 4. Fort Pickering, and of the heirs of Mary J Parker, made parties on account of their interest in lot 1. Unthank subdivision, east side of Hernando road; this being suit to enforce tax liens.

It is therefore ordered. That they make their supearance herein, at the Court-House of Shelby county, in Memphis, Tenn., on or before the first Monday in May, 186, and plead, arswer or demur to complainant's bill, or the same will be taken for confessed as to them and set for hearing ex parte; and that a copy of this order be published once a week for four successive weeks in the Memphis Appeal. This lat day of April, 1896.

R. H. McDOWELL, Clerk and Master.
By J. M. Bradley, Denuty C. and M.
F. H. and C. W. Heirkell. Solietors for complainant.

Non Resident Notice.

No. 6967, R. D.—In the Chancery Court of Shelby county, Tenn.—State of Tennessee vs. D. T. Waddy et al.
It appearing from allegations of the bill in this cause, which is awarn to, that the place of residence of the following named defendants are unknown to complainant and cannot be ascertained upon diligent inquiry made, to-wis: J A Brown, R A Brown, L C Brown, Frank Handom, J H Stratton, Mrs E D Pritchard, W N Stalman:
It is therefore ordered That they make their appearance herein, at the Cent-House of Shelby county, in Mamphis, Tenn., on or before the first Manday in June, A.D., 1886, and plead, answer or semire to complainant's bill, or the same will be taken for confessed as to them and set for hearing exparte: and that a copy of this order be published once a week for four successive weeks in the Memphis Appeal. This 2d day of April, A.D., 1886.

A copy—Attest:
S. I. McDOWELL, Clork and Master.
By H. F. Walsh, Deputy C. and M.
John Johnston, Sol. for compliat.

No. 6108, R. D.—In the Chancery Court of Sheby county, Tenn.—State of Tennessee vs. J. F. Anthony et al.

It appearing from allegations of the till in this cause, which is swarn to, that defendants Benjamin F Harrell and Green Roddit are non-residents of the State of Tennessee, and residents of Texas:

It is therefore ordered, That they make their appearance berein, at the Court-House of Shelby county, in Memphis, Tenn., on or before the first Monday in June, A. D., 1886, and plead, answer or demur to complainant's bill, or the same will be taken for confessed as to them and ret for hearins exparter and that a copy of this order be published once a week for four successive weeks in the Memphis Appeal. This 2d day of April, 1886.

A copy -Attest:

S. I. McDOWELL, Clerk and Muster.
By H. F. Walsh, Deputy C. and M.
John Johnston, Sol. for complint. sat Non-Resident Notice.

Ladies

Do you want a pure, blooming Complexion? If so, a few applications of Hagan's MAGNOLIA BALM will gratify you to your heart's content. It does away with Sallowness, Redness, Pimples, Blotches, and all diseases and imperfections of the skip. It imperfections of the skin. It overcomes the flushed appearance of heat, fatigue and excitement. It makes a lady of THIRTY appear but TWEN-TY; and so natural, gradual, and perfect are its effects, that it is impossible to detect

its application.

- -

CABLEGRAMS.

LONDOM, April 29.—Baron Headley has been declared a bankrupt.

London, April 29.—Wilkinson's mills at Beeston, Nottinghamshire, together with many adjoining houses, have been destroyed by fire. The loss is \$750,000. One thousand persons are destroyed of small property of the control of the con deprived of employment by the burn-

ter. The Turkish envoy was received with cordiality by both the Czar and his Minister. After the interviews he

was begun in the Supreme Court of the United States in the case of Lo-renso Snow vs. the United States, in rerior to the Supreme Court of the Territory of Utah. Snow was prose-cuted in the District Court of the First Judicial District of Utah under the Edmunds act for unlawful cohabitation with seven women. He was ishment under the law, and is undergoing imprisonment in the penit n-tiary. There were three indictments against him charging him with com-mission of the crime during the years 1883.84 and datal disease has broken powerless so far to save the lives of

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MOST PERFECT MADE

PRICE BAKING POWDER CO.

Forty Years a Sufferer from

Catarrh!

WONDERFUL TO RELATE.

Guinn's Pioneer Blood Renewer.

"Mr. Henry Cheves, the writer of the above, formerly of Crawford county, now of Macon, Ga., merits the confidence of all in-terested in catarrh, W. A. H. F. F. "Ex-Mayor of Macon."

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Guinn's Ploneer Blood Renewer. Cures all Blood and Skin Diseases, Rheuma-tism, Scrotula, Old Sores. A perfect Spring

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If not in your market, it will be forwarded on receipt of price. Small bottles, \$1, large, \$1.75.

Essay on Blood and Skin Director mailed.

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DR. SANFORD'S

Malarn, Rheunstein, etc. It regulates the bowsis, put in the blood, atmarked PANTLY MEDICINE. AN INVALUABLE PANTLY MEDICINE. Thousands of testing on the property of the prope

DR. J. BRADFIELD'8

I EMALE REGULATOR

This famous remedy most happily meets the demand of the age for woman's peculiar and multiform afflictions. It is a remedy for WOMAN ONLY, and for one SPECIAL CLASS of her diseases. It is a specific for certain diseased conditions of the womb, and proposes to so control the Menstran Function as to regulate all the derangements and irregularities of Woman's

MONTHLY SICKNESS.

Its proprietors claim for it no other medical property; and to doubt the fact that this medicine does positively possess such controlling and regulating powers is simply to discredit the voluntary testi mony of thousands of living witnesses who are to-day exulting in the restoration to sound health and happiness.

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is strictly a vegetable compound, and is the product of medical science and practical ex-perience directed toward the benefit of

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It is the studied prescription of a learned physician, whose specialty was WOMAN, and whose fame became enviable and boundless because of his wonderful success in the treatment and are of female complaints. THE REGULATOR is the GRANDEST REMEDY known, and righly deserves its name.

WOMAN'S BEST FRIEND

Because it controls a class of functions the

various derangements of which cause more various derangements of which cause more valid health than all other causes combined, and thus rescues her from a long train of afflictions which serely ambitter her life and prematurely end her existence. Oh, what a multitude of living witnesses can testify to its obarming effects! Woman, take to your confidence this

PRECIOUS BOON OF INCALTH!

It will relieve you of nearly all the com-plain's peculiar to your sex. Rely upon it as your safeguard for health, happiness and lone life.

long life.

Sold by all druggists. Send for our treatise on the Health and Happiness of Woman.

mailed free, which gives all particulars,
THE BRADFIELD REGULATOR CO.,
Box 28, Atlanta, Ga.

Non-Resident Notice.

A.D., 1888.
A copy—Attent:
S. I. Mc OwELL, Girk and Master.
By H. F. Walsh, Deputy C. and M.
John Johnston, Sol. sor complish. sat

Cures to 1 FO S DAYR. Generations part to sause Stricture.

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We carriedly recommend, your G as the less remarks the said Consortings and Clerk.

We have sold considerable, and the said a story case 8 has given waterfaction.

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"No. 207 Second street, Macon, Ga."

A Memory for All Who Participated

to the parish out of the domain. Careful practice, sustained by a superior musical department, made the music excellent. A procession formed as the immense disc of the crimson sun appeared above the horizon of aided by a quartette of gentlemen from the University of the South st in oak from original designs of Mis. and Mr. McBre. The center chancel window is the gift of two former pu-pils of Fairmount, the Misses Kate and Mamie Thompson of Memphis. The design, "Jesus blessing the children," is very beautiful and chaste. The white hangings are a gift of Mrs. C. Brown, matron of the school. The embroidery is exquisite. Our mountain is glorious with flowers in end-less variety. The triliums, or three-

on the crimeon chancel carpet.

Dr. DuBose's sermon upon the "Certainty of Oar Hope" was attentively listened to. Dr. DuBose has been chaplain of the University of the

JACKSON Tribune on Congress: The business-like methods that should characterize that body are sadly lacking, and too much importance is attached to pet measures and too much time spent in their consideration.

pendent speaks out with spirit, and rays: Those who owe must pay up. Those who do not want the paper need not take it, but if they are in arrears must pay. I know the value the paper is to the county.

forget their fealty to law. NASHVILLE American: The great danger to be considered in our electoral system is that of disputed Presidential

Tennessee have fixed places for their

demoralization of the latter.'

BROWNSVILLE Democrat on the pri-

Peterseuro, Pa., April 29.-A Rowles-

-0F-REAL ESTATE

No. 512, R.D.—John Loague, Public Administrator of Shelby county, and as such Administrator of Mrs. E. M. Bleckley, decased, vs. Maggic A. Brennan et al.

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